

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

TZVI WEISS, et al.,

Plaintiffs,

- against -

NATIONAL WESTMINSTER BANK PLC,

Defendant.

NATAN APPLEBAUM, et al.,

Plaintiffs,

- against -

NATIONAL WESTMINSTER BANK PLC,

Defendant.

Case No. 05-CV-4622 (DLI) (RML)

CERTIFICATE OF SERVICE

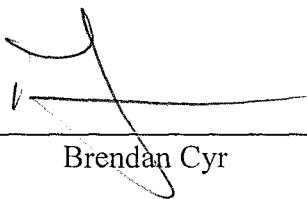
Case No. 07-CV-916 (DLI) (RML)

I, Brendan Cyr, an attorney admitted to practice in the State of New York and the Assistant Managing Attorney of the firm of Cleary Gottlieb Steen & Hamilton LLP, hereby certify that:

On the 11<sup>th</sup> day of April, 2018, the Notice of Motion for Summary Judgment by National Westminster Bank PLC; the Memorandum of Law of Defendant National Westminster Bank PLC In Support of its Motion for Summary Judgment; National Westminster Bank PLC's Supplemental Statement of Additional Material Facts As To Which There Is No Genuine Issue Pursuant to Local Civil Rule 56.1; and the Declaration of Mark E. McDonald in Support of the Motion for Summary Judgment by National Westminster Bank PLC were served by email upon:

afriedman@gbgfriedman.com; aschlanger@osenlaw.com; aungar@osenlaw.com;  
cschlanger@osenlaw.com; emacallister@perleslaw.com; gosen@osenlaw.com;  
JBonner@lawssb.com; jeubanks@motleyrice.com; jkohn@koh Swift.com;  
mradine@osenlaw.com; mwerbner@swtriallaw.com; nglazer@koh Swift.com;  
njudelman@hnklaw.com; nweinberg@osenlaw.com; pkolker@zuckerman.com;  
pravenhansen@gmail.com; rdheideman@hnklaw.com; RStone@lawssb.com;  
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tab@tturner.com; trkalik@hnklaw.com

Dated: New York, New York  
April 12, 2018



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Brendan Cyr